

DEPARTMENT OF THE ARMY OFFICE OF THE JUDGE ADVOCATE GENERAL WASHINGTON 25, D. G.

e jul 1961

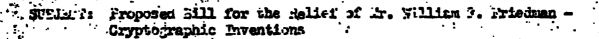
JAIF

SUBJECT: Proposed Mill for the Relief of Pr. William F. Wrietzen - Cryf tographic Inventions

10: hirector, Armed Forces Scourity Agency Cashington 25, 2. C.

l. Afterence is rade to the enclosed copies of letter dated in Larch 195: to Honorable Lewis A. Johnson, Secretary of Defense, from Mr. Henry C. Sischer, attorney for Mr. William F. Friedran of your office, and of "Honorandam Concernin, a fill for the which of Milliam F. Friedran" dated all August 1950 from Ar. Fischer to Enjor James H. Lille, formerly Chief of this Division, together with the enclosures thereto.

- 2. By means of the proposed bill, br. blacker would sook reliaf in the sum of \$100,000.00 for the Priedman to compensate or. Friedman in commettion with certain of the inventions in the cryptographic field muich he has made while in the amployment of the lovercrant (i.e. the vignal Corps, the Army Security Lycupy, and the Armed Forces Succirity: Agency) and so to which investions, except for two hereitainer weatherst, U. S. batent applications were filed. Seven patent applications (e.g. of which has gone to materal) are involved, and the inventions on which no applications were filed, as stated. The application units has your to patent was at me time under secree, under surlic Lat 700, i.e. the Adt of Cotobor o, 1917, as amended (25 %. 5. 0. /2). All of the remaining six applications are under the "turse year rule" (35 % a. C. 37) referred to, and all except one of these sin applications are still the subject of secrecy orders under Public Law 700. In each of the seven. cases the Government has at Last a non-exclusive result; - free license. Under the provisions of Aublic Law 700, hr. Friedran, in connection with the secrecy orders, sendered to the Government for its use the inventions of all seven of the patent applications mentioned, except Serial Me. 478,193 and Serial No. 300,212, shick latter resulted in Patent No. 2,395,000. All seven of the epplications are listed hereinafter and certain detailed comments made with respect to the individual cases: also the Mio Frichtan inventions referred to by It. Fischer and upon which patent applications were not filed because of the high sullitary classification of the subject matter.
- 3. Specifically, wr. Mischer requests that he be informed on the Price testing the last testing testing testing.



- 4. It is the view of this office that any decision as to whether or not such a bill should be presented on Fr. Friedman's behalf is a decision which properly should be left to fr. Friedman and fr. Fischer to take, and that this office on tahalf of the Department of Defence should so inform Fr. Fischer. At the sum time, it should be stated that it is the policy of the Department of Defence not to express its views to private individuals with regard to the proposed introduction of legislation, or with regard to the decirability or undesirability of passage of proposed legislation except upon call from a committee of the Congress.
- 5. It is felt that irrespective of their reply is made by this office to ir. Fincher's request, efforts will be made on cehalf of the friedman to introduce the bill. Such efforts may well be successful, moreowen the committee to which the cill is referred will call upon the Department of Defense for its views upon the merits of the mill. Hence it is desired besirable to investigate this matter fully on its merits at this time, and as expeditionally as possible, in order to be prepared to present the views of the Department of Defense on the bill when called upon.
- o. At ion informed, this cifict is of the view that any such bill, if introduced, anould be opposed as hacking in morit in view of all of the circumstances of the case, hadrain, the nature of the inventions involved, hr. Prioduce's passess position in the Covernment, the employer—exployed relationship existing the same hr. Prioduced and the Covernment at the time each of the inventions was made, the scope of the Friedman's employment, and the deties assigned to him, ode. However, the view just stated is subject, of course, to possible change dependent upon the results of the investigation which it is requested below that your office undertake at this time, and the recommunications of your office based upon the results of such investigation.
- 7. It is desired that this office be furnished at the earliest reacticable date with an interim really to this communication, setting forth your recommendation as to whather a reply should be made by this diffice to ir. Fischer's letter substantially as set forth in paragraph 4 above, and if not, what reply is recommended.
- your office for the purpose above mentioned and a full report with recommendations made to this office thereon to aid in presenting to the Congress the views of the Department of melense upon the question as to

SUMMER: Proposed well for the Relief of . "Illian P Priedman -Gryptographic inventions.

whether or not it is ors such cill as may e introduced. In heary 5 Stauffer, patent courses or many effect, we present at several conferences with representatives o, this office in compection with this satter and is rults familiar with many aspects of the situation, in- a clusing in Friedman's imputive activate in the field of cryptorage.

possible should reasons, one requested investigation insolar as possible should not be brought to an initial attention, not the meries of the proposed bill discussed with his at will to doubt be necessary however, to seems factual intermation in a Friedman carries to course on the investigation

- perfore a final we islow car be reached as to the viers of the department of welfense or the terms of ne proposed will then these questions are
- a has Friedur accomplished anythin, the trial bituation which arrents further compensation or addition to hit he has already received in the form or salary from the two-results the Presidential quantitation and ower commends into referred to: if a so-constation should the Secretary of ar disapproved H & 200 77th of Compress let Session, 1941, A Bill for the faller of John C Compress let Session, 1941, A Bill for the faller of John C Compress let Session, 1941, A Bill for the faller of John C Compress let Session, 1941, A Bill for the faller of John C Compress of the Session of the John Complete on Military Military Gerand unsuccessfully sought \$100,000.00 relief for his development of the Jersand of semisatomatic rules.
- Priedmar inventions in question instead of a non-exclusive licerse to that priedman could not properly claim that any on his rights have been violated? This involves the question of the scope of his exployment, his assigned duties, etc. at the time the above inventions were made, etc. see imited to ex v. Indilier Condenser Corporation, 2.9 S 178 Softmans v United States, 137 S 342 Delegal v Dueber Landschuring orpany, 1/9 7 315 oughton v United States, 23 Fed. 380
- c ? _ tre a , l are the past, present and future commercial possibilities on the Pricomen inventions here involved , in this country and acroud, as the same man affect no question of the damage which friedman maintains he saltered because of the Povernment's retention of his inventions in secret?

SUBJECT Proposed Bill for the Relief of Ar William & Priedman - ... Emptographic Impusions

d That use if any, was made of Friedram's inventions in foreign countries (governmental and countries) by reason of which is night be established that he was damaged and could not receive therefor because of the secrecy maintained by the U S soverment? Is any used-lease use which wa, have taken place use for U sovernmental purpos s and hence within the scope of the Lorense which the U. sovernment has under each of the griedram cases? See Opinion of the Comptroller General of he United States, El USPQ 82, 24 Farch 1940, in the case of Harry 1 wroy

Il Reference to previous correspondence reveals that the question of an indicate recover from he covernment for the consequence application of the state of the endower of the state application of the discovered was raised in comment of the first the Giffice of the director of the ellipsence dated 29 Recomber 1 4/2 Such question arose white a policipation in C-2 memorandum dated 29 April 1-46 relative to the purchasing of reversionary rights of a Go empert employee not specifically directed to invertiwate in effect such policy nearly rescaled by T-2 Letter dated 7 all 1950

12 in rachin con lusin. In se present sattor it is successed that emphasis on placed on legal as distinguished from equitable or noral considerations

13 t is nowed that Poblic law 7.C sucre provides that he warrestary of ar or he westery of the ways may an er into an agreement with an inventor in full settlement and commonise for any cause a crain, to how by reason of a secret order however this statute does not specifically provide that the inventor may bring suit o recover for such alleged datase

FOR THE JU TE AD SCATE GARLAND

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